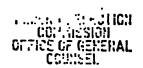
Mr. Jeff Jordan
Supervisory Attorney
Federal Election Commission
Re:



2009 DEC 15 A 10: 41

Mr. Jordan,

I recently received a notice from the Federal Election Commission concerning the Campaign Act of 1971. This matter is numbered MUR 6117.

Enclosed please find copies of the lease signed by Mr. Jacob Turk and myself. The first lease was for three months from March 15, 2008 to June 15, 2008. The amount on this lease was \$500.00 per month.

Originally Mr. Turk wanted to lease the signboard for a period of three months. After his media was installed Mr. Turk and/or his associates decided to continue the advertisement on this board and we issued a new lease for a period of six months from June 15, 2008 until November 15, 2008 in the amount of \$425.00 per month.

All payments for the signboard were made payable to Jo Ann Signs and were paid monthly on a timely basis. When the Turk campaign decided to have lights turned on to illuminate the board during evening hours we provided the board with lights and charged the electric utility amount to Mr. Turk, monthly.

As you will find in the lease under "OTHER STIPULATIONS" the advertiser is responsible for the purchase of his advertising media and the installation of the media to the board.

Jo Ann Signs LLC had absolutely nothing to do with the advertising media or the installation and removal of the media and only leased Mr. Turk a signboard and should not be held liable or accountable for any advertising that Mr. Turk or his associates displayed.

If you have any other questions, please contact me.

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Sincerely

Jo Ann Signs LLC Joseph Cannova December 02, 2008